

REMARKS

This amendment responds to the office action dated May 8, 2007.

The Examiner objected to claim 40 for a grammatical error corrected in the present amendment. Therefore, the applicant respectfully requests that the Examiner's objection be withdrawn.

The Examiner provisionally rejected claims 20, 26, 30, and 36 under the judicially-created doctrine of obviousness-type double patenting in view of applicant's co-pending application number 09/866,425. Enclosed is a terminal disclaimer overcoming that rejection.

The Examiner rejected each of claims 20-24, 26-34, and 36-41 under 35 U.S.C. § 103(a) as being unpatentable over Werkhoven in view of Landsman. The applicant notes that each of these references has been cited in applicant's co-pending application number 09/866,425, which has received a notice of allowance due to the addition of the limitation that the claimed methods or systems be "free from instructions capable of automatically, without user interaction, causing said second browser in said background window to replace said first browser as said foreground window such that said first browser is then maintained in a background window at least partially behind said second browser, during a time interval beginning incrementally before said advertisement has completely finished loading in said second browser and ending at a time incrementally after a user action navigates said first browser to a different web site" This limitation has been added to each of independent claims 20, 30, and 40 of the present application, hence each of claims 20-41 patentably distinguish over the cited art and should be allowable.

The applicant also notes that each claim has been amended to recite the limitation of a "media that interacts with a display device to display to a user at least one browser, each said at least one browser within a respective window" so as to avoid any issues under 35 U.S.C. § 101.

Appl. No. 10/784,663

Amdt. dated November 8, 2007

Reply to Office action of May 8, 2007

In view of the foregoing amendments and remarks, the applicant respectfully requests reconsideration and allowance of claims 20-24, 30-34, and 36-41.

Respectfully submitted,



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